IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re United States Patent Application of:		Docket No.:	4121-180	
Applicants:	ARENDT, Thomas, et al.)))	Conf. No.:	5650
Application No.: Date Filed:	10/576,142 December 6, 2006)	Art Unit: Examiner:	1649 Stacey MacFarlane
Title:	QUICK TEST FOR THE DIAGNOSIS OF ALZHEIMER'S DISEASE		Customer No.:	23448

CERTIFICATE OF EFS FILING

I hereby certify that this document is being filed via EFS in the United States Patent and Trademark Office on May 29, 2008.

//Steven J. Hultquist/

RESPONSE TO APRIL 30, 2008 RESTRICTION REQUIREMENT IN U.S. PATENT APPLICATION NO. 10/576,142

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

This responds to the April 30, 2008 Office Action, wherein a restriction requirement has been imposed under the provisions of 35 U.S.C. 121 against claims 1-13, as between:

Group I, claims(s) 1 - 8, drawn to a method of diagnosing Alzheimer's disease; and

Group II, claim(s) 9 - 13, drawn to a kit.

In response, applicant elects Group I claim(s) 1 - 8.

Claims 1-8 are correctly identified in the restriction requirement as reading on the Group I invention.

The Examiner has also imposed a species election requirement in the April 30, 2008 Office Action, involving the following species:

(Claim 4) Cell subpopulations that are either CD4+ and/or CD8+ $\,$

(Claim 6) Stimulation by the agents PHA, protein A or PWM

In response, applicant elects CD4+ and CD8+ as cell populations (claim 4) and applicant elects PWM as a stimulating agent (claim 6).

The elected claims 1-8 readable on such elected subject matter are:

CD4+ and CD8+ cell populations claims 1-8
PWM as a stimulating agent claims 1-8

It is requested that the examination of this application proceed, based on the foregoing selection of claims and elected species.

Respectfully submitted,

/steven j. hultquist/

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 $^{^1}$ "readable on" here being taken as meaning non-excluded expressly or impliedly by the language of the claim